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Published

With international search report.

(54) Title: USE OF BENZIMIDAZOLES FOR THE MANUFACTURE OF A MEDICAMENT FOR THE TREATMENT OF LEUKEMIA

(57) Abstract

A pharmaceutical composition for the treatment of leukemia in mammals is disclosed. The particular fungicide used is a benzimidazole derivative of formula (I), wherein X is hydrogen, halogen, alkyl of less than 7 carbon atoms or alkoxy of less than 7 carbon atoms; n is a positive integer of less than 4; Y is hydrogen, chlorine, nitro, methyl or ethyl; and R is hydrogen or an alkyl group having from 1 to 8 carbon atoms, and R₂ is 4-thiazolyl or NHCOOR₁ wherein R₁ is aliphatic hydrocarbon of less than 7 carbon atoms or the pharmaceutically acceptable inorganic or acid addition salts thereof.

$$X_n$$
 R_2
 R_2
 R_2

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Codes used to identify States party to the PCT on the front pages of pamphlets publishing international applications under the PCT.

WO 96/40122 PCT/US96/07445

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USE OF BENZIMIDAZOLES FOR THE MANUFACTURE OF A MEDICAMENT FOR THE TREATMENT OF LEUKEMIA

TECHNICAL FIELD

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This invention is a pharmaceutical composition that is useful for the treatment of leukemia, particularly in human and warm blooded animals. The composition contains a benzimidazole derivative.

BACKGROUND OF THE INVENTION

Cancers, including leukemia, are the leading cause of death in animals and humans. The exact cause of leukemia is not known, but links between certain activities such as smoking or exposure to carcinogens and the incidence of certain types of leukemia and tumors has been shown by a number of researchers.

Many types of chemotherapeutic agents have been shown to be effective against leukemia, but not all types of leukemia and tumor cells respond to these agents. Unfortunately, many of these agents also destroy normal cells. The exact mechanism for the action of these chemotherapeutic agents are not always known.

Despite advances in the field of cancer and leukemia treatments the leading therapies to date are radiation and chemotherapy and bone marrow transplants. Chemotherapeutic approaches are said to fight cancers that are particularly aggressive. Such cytocidal or cytostatic agents work best on cancers with large growth factors, i.e., ones whose cells are rapidly dividing. To date, hormones, in particular estrogen, progesterone and testosterone, and some antibiotics produced by a variety of microbes, alkylating agents, and anti-metabolites form the bulk of therapies available to oncologists. Ideally cytotoxic agents that have specificity for leukemia, cancer and tumor cells while not affecting normal cells would be extremely desirable. Unfortunately, none have been found and instead agents which target especially rapidly dividing cells (both diseased and normal) have been used.

Clearly, the development of materials that would target leukemia cells due to some unique specificity for them would be a breakthrough. Alternatively, materials that were cytotoxic to leukemia cells while exerting mild effects on normal cells would be desirable. Therefore, it is an object of this invention to provide a pharmaceutical composition that is effective in treating leukemia with mild or no effects on normal blood cells

More specifically, it is an object of this invention to provide a composition comprising a pharmaceutical carrier and a benzimidazole derivative as defined herein along with a method for treating leukemia.

SUMMARY OF THE INVENTION

A pharmaceutical composition for treatment of mammals, and in particular, warm blooded animals and humans, which are affected by leukemia comprising a pharmaceutical carrier and an effective amount of a compound selected from the group consisting of:

$$X_n$$
 Y
 R_2

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wherein X is hydrogen, halogen, alkyl of less than 7 carbon atoms or alkoxy of less than 7 carbon atoms; n is a positive integer of less than 4; Y is hydrogen, chlorine, nitro, methyl or ethyl; and R is hydrogen, or an alkyl group of from 1 to 8 carbon atoms and R_2 is 4-thiazolyl, NHCOOR₁ wherein R_1 is aliphatic hydrocarbon of less than 7 carbon atoms, and preferably an alkyl group of less than 7 carbon atoms is claimed. Preferably the compositions are:

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wherein R is an alkyl of 1 through 8 carbon atoms and R_2 is selected from the group consisting of 4-thiazolyl, NHCOOR₁, wherein R_1 is methyl, ethyl or isopropyl and the non-toxic, pharmaceutically acceptable acid addition salts with both organic and inorganic acids. The most preferred compounds are 2-(4-thiazolyl)benzimidazole, methyl (butylcarbamoyl)-2-benzimidazolecarbamate and 2-methoxycarbonylamino-benzimidazole and those wherein Y is chloro.

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These compositions can be used to inhibit the growth of leukemia cells in humans or animals by administration of an effective amount either orally, rectally, topically or parenterally, or intravenously. These compositions do not significantly affect healthy cells.

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DETAILED DESCRIPTION OF THE INVENTION

A. Definitions:

As used herein, the term "comprising" means various components can be conjointly employed in the pharmaceutical composition of this invention. Accordingly, the terms "consisting essentially of" and "consisting of" are embodied in the term comprising.

As used herein, a "pharmaceutically acceptable" component is one that is suitable for use with humans and/or animals without undue adverse side effects (such as toxicity, irritation, and allergic response) commensurate with a reasonable benefit/risk ratio.

As used herein, the term "safe and effective amount" refers to the quantity of a component which is sufficient to yield a desired therapeutic response without undue adverse side effects (such as toxicity, irritation, or allergic response) commensurate with a reasonable benefit/risk ratio when used in the manner of this invention. The specific "safe and effective amount" will, obviously, vary with such factors as the particular condition being treated, the physical condition of the patient, the type of mammal being treated, the duration of the treatment, the nature of concurrent therapy (if any), and the specific formulations employed and the structure of the compounds or its derivatives.

As used herein, a "pharmaceutical addition salts" is salt of the anti-leukemia compound with an organic or inorganic acid. These preferred acid addition salts are chlorides, bromides, sulfates, nitrates, phosphates, sulfonates, formates, tartrates, maleates, malates, citrates, benzoates, salicylates, ascorbates, and the like.

As used herein, a "pharmaceutical carrier" is a pharmaceutically acceptable solvent, suspending agent or vehicle for delivering the anti-leukemia agent to the animal or human. The carrier may be liquid or solid and is selected with the planned manner of administration in mind.

As used herein, "cancer" or "leukemia" refers to all types of cancers or neoplasm or malignant disease which attack normal healthy blood cells or bone marrow which produces blood cells which are found in mammals.

As used herein, the "anti-leukemia compounds" are the benzimidazoles, and their salts. The exact benzimidazoles are described in detail below. The preferred materials are the products sold under the names "thiabendazole®", "benomyl®" and "carbendazim®" by BASF and Hoechst, DuPont and MSD-AgVet.

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B. THE ANTI-LEUKEMIA COMPOUNDS

The anti-leukemia compounds are benzimidazole derivatives which are known for their antifungal activities. They are systemic fungicides used to prevent and eradicate fungi. The compounds have the following structure:

$$X_n$$
 Y
 R_2

wherein X is hydrogen, halogen, alkyl of less than 7 carbon atoms or alkoxy of less than 7 carbon atoms; n is a positive integer of less than 4; Y is hydrogen, chlorine, nitro, methyl or ethyl; and R is hydrogen or an alkyl group having from 1 to 8 carbons, and R_2 is 4-thiazolyl, NHCOOR₁ wherein R_1 is aliphatic hydrocarbon of less than 7 carbon atoms, and preferably and alkyl group of less than 7 carbon atoms. Preferably the compositions are:

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wherein R is an alkyl of 1 through 8 carbon atoms and R_2 is selected from the group consisting of 4-thiazolyl, NHCOOR₁, wherein R_1 is methyl, ethyl or isopropyl and the non-toxic, pharmaceutically acceptable acid addition salts with both organic and inorganic acids.

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The most preferred compounds are 2-(4-thiazolyl)benzimidazole, methyl - (butylcarbamoyl)-2-benzimidazolecarbamate and 2-methoxycarbonylaminobenzimidazole and the compounds wherein Y is chloro and X is hydrogen.

These compounds are prepared according to the method described in U.S. 3,738,995 issued to Adams et al, June 12, 1973. The thiazolyl derivatives are prepared according to the method described in Brown et al., J. Am. Chem. Soc., 83, 1764 (1961) and Grenda et al., J. Org. Chem., 30, 259 (1965).

25 C. DOSAGE

Any suitable dosage may be given in the method of the invention. The type of compound and the carrier and the amount will vary widely depending on the species of the warm blooded animal or human, body weight, and the type of leukemia being treated. Generally a dosage of between about 2 milligrams (mg) per kilogram (kg) of body weight and about 400 mg per kg of body weight is suitable. Preferably from 15 mg to about 150 mg/kg of body weight is used. Generally, the

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dosage in man is lower than for small warm blooded mammals such as mice. A dosage unit may comprise a single compound or mixtures thereof with other compounds or other cancer inhibiting compounds. The dosage unit can also comprise diluents, extenders, carriers and the like. The unit may be in solid or gel form such as pills, tablets, capsules and the like or in liquid form suitable for oral, rectal, topical, intravenous injection or parenteral administration or injection into or around the bone marrow.

D. DOSAGE DELIVERY FORMS

The anti-leukemia compounds are typically mixed with a pharmaceutically acceptable carrier. This carrier can be a solid or liquid and the type is generally chosen based on the type of administration being used. The active agent can be coadministered in the form of a tablet or capsule, as an agglomerated powder or in a liquid form. Examples of suitable solid carriers include lactose, sucrose, gelatin and agar. Capsule or tablets can be easily formulated and can be made easy to swallow or chew; other solid forms include granules, and bulk powders. Tablets may contain suitable binders, lubricants, diluents, disintegrating agents, coloring agents, flavoring agents, flow-inducing agents, and melting agents. Examples of suitable liquid dosage forms include solutions or suspensions in water, pharmaceutically acceptable fats and oils, alcohols or other organic solvents, including esters, emulsions, syrups or elixirs, suspensions, solutions and/or suspensions reconstituted from non-effervescent granules and effervescent preparations reconstituted from effervescent granules. Such liquid dosage forms may contain, for example, suitable solvents, preservatives, emulsifying agents, suspending agents, diluents, sweeteners, thickeners, and melting agents. dosage forms optionally contain flavorants and coloring agents. Parenteral and intravenous forms would also include minerals and other materials to make them compatible with the type of injection or delivery system chosen.

Specific examples of pharmaceutical acceptable carriers and excipients that may be used to formulate oral dosage forms of the present invention are described in US. Pat. No. 3,903,297 to Robert, issued Sept. 2, 1975. Techniques and compositions for making dosage forms useful in the present invention are described in the following references: 7 Modern Pharmaceutics, Chapters 9 and 10 (Banker & Rhodes, Editors, 1979); Lieberman et al., Pharmaceutical Dosage Forms: Tablets (1981); and Ansel, Introduction to Pharmaceutical Dosage Forms 2nd Edition (1976).

E. METHOD OF TREATMENT

The method of treatment can be any suitable method which is effective in the treatment of the particular leukemia type being treated. Treatment may be oral, rectal, topical, parenteral or intravenous administration or by injection into the bone marrow. The method of applying an effective amount also varies depending on the leukemia being treated. It is believed that parenteral treatment by intravenous, subcutaneous, or intramuscular application of the benzimidazole compounds, formulated with an appropriate carrier, additional cancer inhibiting compound or compounds or diluent to facilitate application will be the preferred method of administering the compounds to warm blooded animals.

The following example is illustrative and is not meant to be limiting to the invention.

Mice are randomly selected and divided into groups for treatment. Five groups are infected with leukemia. The diseased animals are dosed for five days, off two days and then dosed for another five days and then three days off, then dosed for five days and off for two days. This dosing on and off in an irregualr pattern was not an ideal regimien, but the results do show a positive benefit for the Carbendazim™. One group of mice was treated with CytoxanTM, 2-[bis(2chloroethyl)-amino-1-oxo-2-aza-5-oxophosphoridin, a control was dosed with canola oil and three groups were treated with various levels of Carbendazim™, methyl -(butylcarbamoyl)-2-benzimidazole-carbamate. A control with no treatment was also used. The Carbendazim™ was dosed at three levels 4000 mg/kg, 2500 mg/kg and 1000 mg/kg. The Cytoxan™ was dosed at 125 mg/kg. After 8 days, the no treatment group had lost 1 mouse, by day 10, 8 mice were dead and at day 11 all ten mice were dead. The mice in the Cytoxan™ group survived more than 21 days. The higher dose Carbendazim™ group had one mouse die on day 14, two died on days 15,16 and 17 and one each died on days 20, 21, and 22. The mean number of days for this group is 17.3. The intermediate dosage group had 2 mice die on day 14, 4 on day 15, 1 on day 16, 2 on day 19 and 1 on day 21. The mean number of days for this group is 16.50. The lowest dosage group had 2 mice die on day 12, 13, 14, and 15; and 1 died on each of days 16 and 17. The mean number of days for this group is 14.1.

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What is Claimed is:

I. A pharmaceutical composition for treating leukemia comprising a safe and effective amount of:

$$X_n$$
 R_2

wherein X is hydrogen, halogen, alkyl of less than 7 carbon atoms or alkoxy of less than 7 carbon atoms; n is a positive integer of less than 4; Y is hydrogen, chlorine, nitro, methyl or ethyl; and R is hydrogen or an alkyl group having from 1 to 8 carbon atoms, and R_2 is 4-thiazolyl or NHCOOR₁ wherein R_1 is aliphatic hydrocarbon of less than 7 carbon atoms or the pharmaceutically acceptable inorganic or acid addition salts thereof.

2. A pharmaceutical composition according to Claim 1 comprising a pharmaceutically acceptable carrier and a safe and effective amount of a benzimidazole selected from the group consisting of:

$$R_2$$

wherein R is hydrogen or an alkyl having from 1 to 8 carbon atoms and R_2 is selected from the group consisting of 4-thiazolyl, NHCOOR₁, wherein R_1 is methyl, ethyl or isopropyl and the pharmaceutically acceptable organic or inorganic acid addition salts thereof.

3. A pharmaceutical composition according to Claim 2 wherein said benzimidazole is selected from the group consisting of 2-(4-thiazolyl)benzimidazole, methyl -(butylcarbamoyl)-2-benzimidazolecarbamate and 2-methoxycarbonylamino-benzimidazole.

- 4. A pharmaceutical composition according to Claim 1, 2 or 3 wherein said pharmaceutical acceptable acid addition salts are selected from the group consisting of chlorides, bromides, sulfates, nitrates, phosphates, sulfonates, formates, tartrates, maleates, malates, citrates, benzoates, salicylates, ascorbates and mixtures thereof.
- 5. A method of treating leukemia in warm blooded mammals comprising administering from 2 mg/kg body weight to 400 mg/kg of a pharmaceutical composition comprising a benzimidazole according to Claim 1, 2, 3 or 4.
- 6. A method according to Claim 5 wherein said benzimidazole is administered orally or enterically, intravenously, peritoneally, or by injection into the bone marrow.
- 7. A method according to Claim 5 or 6 wherein said benzimidazole is administered in a liquid form and wherein said liquid dosage from is selected from the group consisting of aqueous solutions, alcohol solutions, emulsions, suspensions, and suspensions reconstituted from non-effervescent and effervescent preparations and suspensions in pharmaceutically acceptable fats or oils.
- 8. A unit dosage composition for treating leukemia infections in animals or humans comprising a benzimidazole according to Claims 1, 2, 3 or 4.
- 9. A unit dosage composition according to Claim 8 wherein said benzimidazole is administered in a solid form, wherein said solid form includes a carrier selected from the group consisting of lactose, sucrose, gelatin and agar.
- 10. A unit dosage composition according to Claim 9 wherein said benzimidazole is administered in a liquid form wherein said liquid dosage from is selected from the group consisting of aqueous solutions, emulsions, suspension solutions, and suspensions reconstituted from non-effervescent and effervescent preparations.

INTERNATIONAL SEARCH REPORT

Int...ational Application No

			PC1/US 96/0/445
I PC 6	SIFICATION OF SUBJECT MATTER A61K31/415		
According	to International Patent Classification (IPC) or to both national	elember 4 IDC	
	DS SEARCHED	CIAMITICATION AND IPC	
Minimum	documentation searched (classification system followed by class	afication symbols)	
IPC 6	A61K		
Document	ation searched other than minimum documentation to the extent	that such documents are includ	ed in the fields searched
Electronic	data base consulted during the international search (name of dat	a base and, where practical, sea	urch terms used)
	MENTS CONSIDERED TO BE RELEVANT		
Category *	Citation of document, with indication, where appropriate, of	the relevant passages	Relevant to claim No.
X	THERAPIE,		1-10
	vol. 31, no. 4, 1976, pages 505-515, XP002009247		
	P.DELATOUR ET AL.: "Propriété	es	
	embryotoxiques et antimitotiqu benzimidazole"	es en série	
	see abstract		
	see page 513, paragraph 2		
Χ	J.NATL.CANCER INST.,		1-10
	vol. 74, no. 4, 1985, pages 811-815, XP002009248		
	SALWA A. EIGEBALY ET AL.: "Re	versal of	ł
	gamma-radiation induced leukeme	ogenesis in	
	mice by immunomodulation with		
İ	thiabendazole and dinitrofluore see abstract	obenzene"	
	see page 811, right-hand column	1	
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	ner documents are listed in the continuation of box C.	X Patent family mem	ibers are listed in annex.
	egones of cited documents:	"T" later document publish	ed after the international filing date
COLDAGE	ent defining the general state of the art which is not erred to be of particular relevance	cated to understand the	ot in conflict with the application but principle or theory underlying the
ming a		invention 'X' document of particular	relevance; the claimed invention
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auzaon	or other special reason (as specified) nt referring to an oral disclosure, use, exhibition or	cannot be considered t	relevance; the claimed invention o involve an inventive step when the
Outer II	ICANS	ments, such combinate in the art.	on being obvious to a person skilled
later th	nt published prior to the international filing date but an the priority date claimed	'&' document member of t	he same patent family
Date of the a	ictual completion of the international search	Date of mailing of the i	international search report
24	July 1996	1 3. 0	8. 9 6
Vame and m	ailing address of the ISA	Authorized officer	
	European Patent Office, P.B. 5818 Patentiaan 2 NL - 2280 HV Ripswijk		
	Tcl. (+31-70) 340-2040, Tx. 31 651 epo nl, Fax: (+31-70) 340-3016	Tzschoppe	, D

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INTERNATIONAL SEARCH REPORT

Int...ational Application No
PCT/US 96/07445

C (Connec	DOCUMENTS CONFIDENCE TO	PCT/US 96/07445
Category *	Citation of document, with indication, where appropriate, of the relevant passages	I Patrona di
	and appropriate, of the reterant passages	Relevant to claim No.
X	FR,A,2 155 888 (AGOT, AIME) 25 May 1973 see claims 1-6	1-4,8,9
X	US,A,3 370 957 (JOSEPH R. WAGNER ET AL.) 27 February 1968 see column 1 - column 4	1-4,8-10
X	J.PEDIATR., vol. 78, no. 1, 1971, pages 129-131, XP002009249 R.J.A.AUR: "Treatment of parasitic infestation in children with malignant neoplasms" see page 129, right-hand column	1-4,8
	·	

INTERNATIONAL SEARCH REPORT

Information on patent family members

Int...ational Application No PCT/US 96/07445

				FC1/03 90/0/445	
Patent document cited in search report	Publication date		family ber(s)	Publication date	
FR-A-2155888	25-05-73	NONE			
US-A-3370957	27-02-68	BE-A- CH-A- DE-B- FR-A- GB-A- NL-C-	648332 467020 1237731 1473828 1071421	23-11-64 07-06-67	
		NL-A- SE-B-	134354 6405730 319341	24-11-64 12-01-70	

Form PCT-ISA-210 (patent family annex) (July 1992)

PATENT COOPERATION TRE . Y

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From the INTERNATIONAL SEARCHING AUTHORI	PCT
To:	
THE PROCTER & GAMBLE COMPANY	NOTIFICATION OF TRANSMITTAL OF
Attn. REED, T. David	THE INTERNATIONAL SEARCH REPORT
5299 Spring Grove Avenue	OR THE DECLARATION
CINCINNATI, OHIO 45217	(A. Dal
UNITED STATES OF AMERICA	(PCT Rule 44.1)
KP - Note title Change	(PCT Rule 44.1) V. WOOF
<i>O</i> ,	
/	Date of mailing
KC: USatly Ecatly / John / Lile	(daylmonth lyans)
Applicant's or agent's file reference	13/08/96
5702/SR	FOR FURTHER ACTION See paragraphs 1 and 4 below
	FOR FURTHER ACTION See paragraphs 1 and 4 below
International application No.	International filing date
PCT/ US 96/ 07445	(day month year) 22/05/96
Applicant	
THE PROCTER & GAMBLE COMPANY	
THE THE COMPANY	
I V The second of the second o	
1. X The applicant is hereby notified that the international search	h report has been established and is transmitted herewith.
Filing of amendments and statement under Article 19: The applicant is entitled, if he so wishes, to amend the clair	ne of the interesting to all the desired
When? The time limit for filing such amendments is norn international search report; however, for more de	nally 2 months from the date of transmittal of the
	cails, see the notes on the accompanying sheet.
Where? To the International Bureau of WIPO 34, chemin des Colombettes	
1211 Geneva 20, Switzerland	
Fascimile No.: (41-22) 740.14.35	
For more detailed instructions, see the notes on the accompa	anying sheet.
2. The applicant is hereby notified that no international search	
2. The applicant is hereby notified that no international search Article 17(2)(a) to that effect is transmitted herewith.	report will be established and that the declaration under
3. With regard to the protest against payment of (an) additions	of fee(e) under Dule 40.2 standard in the control of the
the project together with the desiring at the	d ree(s) dilder Rule 40.2; the applicant is nouned that:
applicants's request to forward the texts of both the pr	n transmitted to the International Bureau together with the rotest and the decision thereon to the designated Offices.
·	and the state of t
no decision has been made yet on the protest; the appl	icant will be notified as soon as a decision is made
•	will be notified as soon as a decision is made.
to the following.	
Shortly after 18 months from the priority date, the international app If the applicant wishes to avoid or postpone publication, a notice priority claim, must reach the International Bureau as provided in	of withdrawal of the international Bureau.
priority claim, must reach the International Burieau as provided in completion of the technical preparations for international publica	n Rules 90bis.1 and 90bis.3, respectively, before the
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Within 19 months from the priority date, a demand for international wishes to postpone the entry into the national phase until 30 months.	preliminary examination must be filed if the applicant
wishes to postpone the entry into the national phase until 30 mor	ion the priority date (in some Offices even later).
Within 20 months from the priority date, the applicant must perfore before all designated Offices which have not been elected within 1	The prescribed acts for entry into the action to
before all designated Offices which have not been elected within 1 because they are not bound by Chapter II.	9 months from the priority date or could not be elected
, Chapter II.	
Name and mailing address of the International Searching Authority	Authorized officer
European Patent Office P. R. 5818 Patentines 2	onice
Tel. (+31-70) 340-2040. Tx 31 651 eng pl	Frank's Schraft
Fax: (+31-70) 340-3016	* *** \$ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \

NOTES TO FORM PCT/ISA/220

These notes are intended to give the basic instructions concerning the filing of amendments under article 19. The Notes are based on the requirements of the Patent Cooperation Treaty and of the Regulations and the Administrative Instructions under that Treaty. In case of discrepancy between these Notes and those requirements, the latter are applicable. For more detailed information, see also the PCT Applicant's Guide, a publication of WIPO.

In these notes, "Article", "Rule", and "Section" refer to the provisions of the PCT, the PCT Regulations and the PCT administrative Instructions respectively.

INSTRUCTIONS CONCERNING AMENDMENTS UNDER ARTICLE 19

The applicant has, after having received the international search report, one opportunity to amend the claims of the international application. It should however be emphasized that, since all parts of the international application (claims, description and drawings) may be amended during the international preliminary examination procedure, there is usually no need to file amendments of the claims under Article 19 except where, e.g. the applicant wants the latter to be published for the purposes of provisional protection or has another reason for amending the claims before international pbulication. Furthermore, it should be emphasized that provisional protection is available in some States only.

What parts of the international application may be amended?

The claims only.

The description and the drawings may only be amended during international preliminary examination under Chapter II.

When?

Within 2 months from the date of transmittal of the international search report or 16 months from the priority date, whichever time limit expires later. It should be noted, however, that the amendments wil be considered as having been received on time if they are received by the International Bureau after the expiration of the applicable time limit but before the completion of the technical preparations for international publication (Rule 46.1).

Where not to file the amendments?

The amendments may only be filed with the International Bureau and not with the receiving Office or the International Searching Authority (Rule 46.2).

Where a demand for international preliminary examination has been/is filed, see below.

How?

Either by cancelling one or more entire claims, by adding one or more new claims or by amending the text of one or more of the claims as filed.

A replacement sheet must be submitted for each sheet of the claims which, on account of an amendment or amendments, differs from the sheet originally filed.

All the claims appearing on a replacement sheet must be numbered in Arabic numerals. Where a claim is cancelled, no renumbering of the other claims is required. In all cases where claims are renumbered, they must be renumbered consecutively (Administrative Instructions, Section 205(b)).

What documents must/may accompany the amendments?

Letter (Section 205(b)):

The amendments must be submitted with a letter.

The letter will not be published with the international application and the amended claims. It should not be confounded with the "Statement under Article 19(1)" (see below, under "Statement under Article 19(1)").

The letter must indicate the differences between the claims as filed and the claims as amended. It must, in particular, indicate, in connection with each claim appearing in the international application (it being understood that identical indications concerning several claims may be grouped), whether

- (i) the claim is unchanged;
- (ii) the claim is cancelled;
- (iii) the claim is new;
- (iv) the claim replaces one or more claims as filed;
- (v) the claim is the result of the division of a claim as filed.

NOTES TO FORM PCT/ISA/220 (continued)

The following examples illustrate the manner in which amendments must be explained in the accompanying letter:

- [Where originally there were 48 claims and after amendment of some claims there are 51]:
 "Claims 1 to 29, 31, 32, 34, 35, 37 to 48 replaced by amended claims bearing the same numbers;
 Claims 30, 33 and 36 unchanged; new claims 49 to 51 added."
- [Where originally there were 15 claims and after amendment of all claims there are 11]: "Claims 1 to 15 replaced by amended claims 1 to 11."
- [Where originally there were 14 claims and the amendments consist in cancelling some claims and in adding new claims]:
 "Claims 1 to 6 and 14 unchanged; claims 7 to 13 cancelled; new claims 15, 16 and 17 added." or
 "Claims 7 to 13 cancelled; new claims 15, 16 and 17 added; all other claims unchanged."
- [Where various kinds of amendments are made]:
 "Claims 1-10 unchanged; claims 11 TO 13, 18 and 19 cancelled; claims 14, 15 and 16 replaced by amended claim 14; claim 17 subdivided into amended claims 15, 16 and 17; new claims 20 and 21 added."

"Statement under article 19(1)" (Rule 46.4)

The amendments may be accompanied by a statement explaining the amendments and indicating any impact that such amendments might have on the description and the drawings which cannot be amended under Article 19(1).

The statement will be published with the international application and the amended claims.

The statement should be brief, it should not exceed 500 words if in English or if translated into English.

It should not be confouded with and does not replace the letter indicating the differences between the claims as filed and as amended. It must be filed on a separate sheet and must be identified as such by a heading, preferably by using the words "Statement under Article 19(1)."

It should not contain any disparaging comments on the international search report or the relevance of citations contained in that report. Reference to citations, relevant to a given claim, contained in the international search report may be made only in connection with an amendment of that claim.

In what language?

The amendments must be made in the language in which the international application is published. The letter and any statement accompanying the amendments must be in the same language as the international application if that language is English of French; otherwise, it must be in English or French, at the choice of the applicant.

Consequence if a demand for international preliminary examination has already been filed?

If, at the time of filing any amendments under Article 19, a demand for international preliminary examination has already been submitted, the applicant must preferably, at the same time of filing the amendments with the International Bureau, also file a copy of such amendments with the International Preliminary Examining Authority (see Rule 62.2(a), first sentence).

Consequence with regard to translation of the international application for entry into the national phase?

The applicant's attention is drawn to the fact that, where upon entry into the national phase, a translation of the claims as amended under Article 19 may have to be furnished to the designated/elected Offices, instead of, or in addition to, the translation of the claims as filed.

For further details on the requirements of each designated/elected Office, see Volume II of the PCT Applicant's Guide.

PATENT COOPERATION TRE TY

PCT

INTERNATIONAL SEARCH REPORT

(PCT Article 18 and Rules 43 and 44)

Applicant's or agent's file reference 5702/SR	FOR FURTHER ACTION	see Notification of (Form PCT/ISA/	of Transmittal of International Search Report 220) as well as, where applicable, item 5 below.
International application No.	International filing date(lay month year)	(Earliest) Priority Date (day/month/year)
PCT/US 96/07445	22/05/96		07/06/95
Applicant			1 0,700,70
THE PROCTER & GAMBLE COM	1PANY		
This international search report has be according to Article 18. A copy is bein	en prepared by this Internation g transmitted to the Internation	nal Searching Authonal Bureau.	ority and is transmitted to the applicant
This international search report consis	ts of a total of 3	sheets. t cited in this repor	·L
1. Certain claims were found uns	searchable (see Box I).		
2. Unity of invention is lacking (see Box II).		
The international application international search was carri	contains disclosure of a nucleo ed out on the basis of the sequ	tide and/or amino a ence listing	cid sequence listing and the
	led with the international appli	-	•
fu	rnished by the applicant separ	ately from the inter	national application,
	but not accompanied by matter going beyond th	a statement to the disclosure in the i	effect that it did not include international application as filed.
т	ranscribed by this Authority		
			•
4. With regard to the title, th			
	e text is approved as submitted e text has been established by		ad as fatta
			ICAMENT FOR THE TREATMENT
5. With regard to the abstract,			
·	e text is approved as submitted	hy the applicant	
The the	text has been established, are	ording to Rule 38.2	(b), by this Authority as it appears in
;	arch report, submit comments	to this Authority.	the date of mailing of this international
6. The figure of the drawings to be pub	olished with the abstract is:		
_	suggested by the applicant.		None of the figures.
	cause the applicant failed to su		
bec	cause this figure better characte	rizes the invention.	

Form PCT/ISA/210 (first sheet) (July 1992)

IN? 'NATIONAL SEARCH REPORT

emational Application No PCT/US 96/07445

A. CLA	SSIFICATION OF SUBJECT MATTER		7
IPC 6	A61K31/415		
According	g to International Patent Classification (IPC) or to both national c	lassification and IPC	
	DS SEARCHED		
IPC 6	n documentation searched (classification system followed by classi A61K	fication symbols)	
Documen	tation searched other than minimum documentation to the extent t	hat such documents are included	in the fields searched
Electronic	data base consulted during the international search (name of data	base and, where practical search	th terms used)
			unii unii
	MENTS CONSIDERED TO BE RELEVANT		
Category *	Citation of document, with indication, where appropriate, of the	ne relevant passages	Relevant to claim No.
Х	THERAPIE, vol. 31, no. 4, 1976, pages 505-515, XP002009247 P.DELATOUR ET AL.: "Propriétée	s	1-10
	embryotoxiques et antimitotique benzimidazole" see abstract see page 513, paragraph 2	s en série	
X	J.NATL.CANCER INST., vol. 74, no. 4, 1985, pages 811-815, XP002009248 SALWA A. EIGEBALY ET AL.: "Revegamma-radiation induced leukemogmice by immunomodulation with	ersal of genesis in	1-10
	thiabendazole and dinitrofluorol see abstract see page 811, right-hand column	Denzene"	·
X Furt	her documents are listed in the continuation of box C.	X Patent family membe	rs are listed in annex.
'A' docume consider of filing d' 'L' docume which is citation other m' 'P' docume later th.	ent which may throw doubts on priority claim(s) or is cited to establish the publication date of another in or other special reason (as specified) and the special reason (as specified) and the special reason (as specified) and the special referring to an oral disclosure.	T' later document published or priority date and not is cited to understand the printer of the printer of the cannot be considered now involve an inventive step. Y' document of particular recannot be considered to it document is combined with ments, such combination in the art.	after the international filing date in conflict with the application but inciple or theory underlying the levance; the claimed invention el or cannot be considered to when the document is taken alone levance; the claimed invention involve an inventive step when the th one or more other such docubeing obvious to a person skilled stame patent family
	July 1996	Date of mailing of the inte	
	ailing address of the ISA European Patent Office, P.B. 5818 Patentlaan 2 NL - 2280 HV Rijswijk Tel. (-31-70) 340-2040, Tx. 31 651 epo nl, Fac (=31-70) 340-3016	Authorized officer Tzschoppe,	

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IN? NATIONAL SEARCH REPORT

PCT/US 96/07445

	PCT/US 96/07445
Citation of document, with indication, where appropriate, of the relevant passages	Relevant to claim No.
FR,A,2 155 888 (AGOT, AIME) 25 May 1973 see claims 1-6	1-4,8,9
US,A,3 370 957 (JOSEPH R. WAGNER ET AL.) 27 February 1968 see column 1 - column 4	1-4,8-10
J.PEDIATR., vol. 78, no. 1, 1971, pages 129-131, XP002009249 R.J.A.AUR: "Treatment of parasitic infestation in children with malignant neoplasms" see page 129, right-hand column	1-4,8
	US,A,3 370 957 (JOSEPH R. WAGNER ET AL.) 27 February 1968 see column 1 - column 4 J.PEDIATR., vol. 78, no. 1, 1971, pages 129-131, XP002009249 R.J.A.AUR: "Treatment of parasitic infestation in children with malignant neoplasms" see page 129, right-hand column

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IN? INATIONAL SEARCH REPORT

Information on patent family members

PCT/US 96/07445

cited in search report da	Publication date	Patent family member(s)		Publication date
	25-05-73	NONE		<u></u>
US-A-3370957	27-02-68	BE-A- CH-A- DE-B- FR-A- GB-A- NL-C-	648332 467020 1237731 1473828 1071421 134354	23-11-64 07-06-67
		NL-A- SE-B-	6405730 319341	24-11-64 12-01-70

Form PCT-ISA 210 (patent family annex) (July 1992)